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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
10/056,572	01/24/2002	Stuart H. Thomson	1095-1066.3	5439
. 75	90 06/03/2003			
John W. Hayes Lee, Mann, Smith, McWilliams, Sweeney & Ohlson P.O. Box 2786			EXAMINER	
			GORDON, STEPHEN T	
Chicago, IL 60	0690-2786		ART UNIT	PAPER NUMBER
			3612	*

DATE MAILED: 06/03/2003

Please find below and/or attached an Office communication concerning this application or proceeding.

PTO-90C (Rev. 07-01)

	BES! AVAILABLE	COPY		
		Application	Applicant(s)	3
		10/06/572	Thomas	1.1.1
. 0	ffice Action Summary	10/056,572 Examiner	Art Unit	Confirmation No.
			3612	
		Gardon		
- T	he MAILING DATE of this communication a	pp ars on the cover sheet ben	eath the corresponder	ce address -
Period	for Reply	_		
	RTENED STATUTORY PERIOD FOR REPLY UNICATION.			
	 Extensions of time may be available under the provisions from the mailing date of this communication. If the period for reply specified above is less than thirty (3 - If NO period for reply is specified above, such period sha Failure to reply within the set or extended period for reply Any reply received by the Office later than three months a term adjustment. See 37 CFR 1.704(b). 	0) days, a reply within the statutory minimur II, by default, expire SIX (6) MONTHS from will by statute, cause the application to bec	n of thirty (30) days will be cons the mailing date of this commu ome ABANDONED (35 U.S.C.	idered timely. nication. § 133).
Status				
	Responsive to communication(s) filed on	5-19-03		<u> </u>
	This action is FINAL . This action is	•		
	Since this application is in condition for allow accordance with the practice under <i>Ex parte</i>	vance except for the formal matte Quayle, 1935 C.D. 11; 453 O.G.	rs, prosecution as to th 213:	ne merits is closed
Dispos	sition of Claims		•	•
P	Claim(s) 1-13,19-2(-27	is/are pending in this	application.	
 .	Claim(s)/ -/3 , 19 - 2(-27) Of the above claim(s) 1 - 13 + 19		is/are withdrawn from	n consideration.
	Claim(s)		is/are allowed.	• .
	Claim(s) 21-23 Claim(s)		is/are rejected.	
	Claim(s)		is/are objected to.	* *
	Claim(s)			lion or election
Applic	ation Papers	<u></u>		
30	The proposed drawing correction, filed on If approved, corrected drawings are required	is approved or an in reply to this Office action.	disapproved by the I	Examiner.
	The drawing(s) filed on is/ar Applicant may not request that any objection	re accepted or objected to the drawing(s) be held in abey	o by the Examiner. vance. See 37 CFR 1.85	(a).
	The specification is objected to by the Exam	iner.		
	The oath or declaration is objected to by the	Examiner.	- •	
Priorit	y under 35 U.S.C. §§ 119 and 120			
	Acknowledgment is made of a claim for fore	ign priority under 35 U.S.C. § 119	(a)-(d) or (f).	· .
	All Some* None of the:			•
	• •	ty documents have been received ty documents have been received		
	Copies of the certified copie	es of the priority documents have ation from the International Burea	been received	 ·
. 🗀	*Certified copies not received:			- disation)
. Ц	Acknowledgment is made of a claim for dom The translation of the foreign langu			pplication).
	Acknowledgment is made of a claim for dom			
Attach	nment(s) Information Disclosure Statement(s), PTO-1	<u> </u>	view Summary, PTO-41	3
H	Notice of Draftsperson's Patent Drawing Re	Notice Notice	ce of Informal Patent Ap	plication, PTO-152
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U.S. Patent and Trademark Office PTO 326 (07/01)

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DETAILED ACTION

- 1. Applicant's election without traverse of the species of figure 20 in Paper No. 4 is acknowledged. Additionally, applicant elected species/subspecies of figures 9 and the fastener of figure 15 as additionally required. Applicant should note, applicant's election of the embodiments of figures 19-20 renders the additional portion of the restriction regarding figures 9 and 15 moot in view of the currently pending claims. Accordingly, claims 1-13 and 19 are withdrawn from further consideration pursuant to 37 CFR 1.142(b) as being drawn to a nonelected invention.
 - 2. The drawings are objected to because labels 37A and 37B on figures 15 and 16 (3 places total for both numbers) should be --137A-- and --137B-- respectively at each occurrence (see page 11). Additionally, leftmost label 36B on figure 6 should be --36A-- (see page 9). A proposed drawing correction or corrected drawings are required in reply to the Office action to avoid abandonment of the application. The objection to the drawings will not be held in abeyance.
 - 3. The drawings are objected to as failing to comply with 37 CFR 1.84(p)(5) because they include the following reference sign(s) not mentioned in the description: "32" (2x on figure 8 and 2x on figure 9 4 places total). A proposed drawing correction, corrected drawings, or amendment to the specification to add the reference sign(s) in the description, are required in reply to the Office action to avoid abandonment of the application. The objection to the drawings will not be held in abeyance.

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4. The disclosure is objected to because of the following informalities: page 1 of the instant specification should be updated to additionally include proper reference to parent application 09/267,436 including filing date and status (abandoned). Additionally, "Figures 9 and 10" on line 20 of page 8 should apparently be --Figures 8 and 9--. Also, each occurrence of "14" on page 9 (3 places total) should be --24--. Finally, the space should be deleted from "136 b" on page 13 - line 16.

J. Y.

5. Claims 21-23 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

Re claim 21, "the door of the automobile" lacks clear antecedent basis and could be written as --the door of one of the automobiles-- to clarify the term as best understood.

Additionally, "said cushioning means" lacks antecedent basis and should apparently be --said cushioning material--. Finally, the last two lines are slightly confusing, and --each-- could be inserted before "said fastener" of the last line to clarify the claim in this regard as best understood.

Re claim 22, "said fastener and the side wall" bridging lines 10 and 11 lacks clear antecedent basis and should apparently be --said fasteners and one of said side walls--.

Re claim 23, "the door of the automobile" lacks clear antecedent basis and could be written as --the door of one of the automobiles-- to clarify the term as best understood.

Additionally, "said cushioning means" lacks antecedent basis and should apparently be --said

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cushioning material--: Finally, the last two line is slightly confusing, and "said fastener" could be replaced with --said fasteners-- to clarify the claim in this regard as best understood.

Appropriate correction is required.

6. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 7. Claim 23, as best understood, is rejected under 35 U.S.C. 102(b) as being clearly anticipated by Bruder et al.
- 8. Claims 21-22 would be allowable if rewritten or amended to overcome the rejection(s) under 35 U.S.C. 112, second paragraph, set forth in this Office action.
- 9. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. Note at least Burke et al teaches an autorack railcar door bumper assembly.
- 10. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Stephen Gordon whose telephone number is (703) 308-2556.

stg

May 28, 2003

STEPHENT. GORDON